## FEDERAL COMMUNICATIONS COMMISSION

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MEDIA BUREAU AUDIO DIVISION APPLICATION STATUS: (202) 418-2730 HOME PAGE: WWW.FCC.GOV/MB/AUDIO/ FEB 03 2010

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All Inclusive, Inc. 110 Marginal Way P.O. Box 9715 Portland, ME 04101

> Re: WJZP-LP; Portland, ME All Inclusive, Inc. Facility ID # 124197 BMPL-20100128AHJ

## Dear Applicant:

An engineering study of the above-captioned minor change application reveals that the proposed transmitter site fails to meet the minimum spacing requirements of 47 C.F.R. § 73.807. Specifically, the site proposed is 53 kilometers from the licensed facility of third-adjacent channel Class B Station, WBCI(FM), Bath, ME (BLH-7422). The required spacing pursuant to § 73.807 is 67 kilometers.<sup>1</sup>

In light of the above, application BMPL-20100128AHJ is unacceptable for filing and IS HEREBY DISMISSED. This action is taken pursuant to 47 C.F.R. § 0.283.

Sincerely,

Edna V. Prado Supervisory Engineer Audio Division

Edna V. Prado

Media Bureau

cc: Dennis Ross

<sup>&</sup>lt;sup>1</sup> WJZP-LP's application proposes to change operation from channel 286 to channel 287. However, the channel change will create a new short-spacing to WBCI.